IAC Ch 102, p.1

**481—102.2(99B) Participation allowed.** Social gambling may occur only between two or more people who are together for purposes other than gambling. A social relationship must exist beyond that apparent in the gambling situation.

- **102.2(1)** The licensee and the licensee's agents or employees shall not sponsor, conduct or promote any game. They may participate the same as any other participant under a social gambling license where beer or liquor is sold. They may not participate under a social gambling license in a public place. For purposes of this chapter, sports betting pools are not considered games.
- **102.2(2)** Prices charged for goods or services shall not vary between customers who are gambling and those who are not.
- **102.2(3)** No person under 21 years of age may participate in social gambling where beer or liquor is sold.
- **102.2(4)** Sports betting pools are allowed only in licensed establishments where beer or liquor is sold and must conform to Iowa Code section 99B.6(7). No participant may wager more than \$5 and the maximum winnings to all participants from the pool shall not exceed \$500.
- **102.2(5)** No participant may win or lose more than a total of \$50 in cash or other consideration during any period of 24 consecutive hours.
- **102.2(6)** No person may be required to pay a participation charge, cover charge or other charge for the privilege of participating in or observing gambling.

This rule is intended to implement Iowa Code sections 99B.6 and 99B.9.